IRA DANIEL TOKAYER, ESQ. (IT-4734) Attorney for Defendant 42 West 38th Street, Suite 802 New York, New York 10018 (212) 695-5250

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

----X

DAVIS & GILBERT LLP, : Index No. 07-11162 (JSR)

Plaintiff, :

-against-

SAMANTHA RONSON, :

Defendant. :

----X

AFFIRMATION OF SERVICE

IRA DANIEL TOKAYER, ESQ., an attorney duly admitted to practice law in the State of New York, under penalty of perjury, affirms as follows:

On December 12, 2007, I served the within NOTICE OF REMOVAL by depositing a true copy thereof enclosed in a postpaid wrapper, in an official depository under the exclusive care and custody of the United States Post Office, addressed to the following, at the address set forth below:

DAVIS & GILBERT LLP 1740 Broadway New York NY 10019

Dated: New York, New York

December 12, 2007

IRA DANIEL TOKAYER

lra Daniel Tokayer, Esq. (IT-4734) LAW OFFICES OF IRA DANIEL TOKAYER 42 West 38th Street, Suite 802

New York, NY 10018 Telephone: (212) 695-5250 Facsimile: (212) 695-5450

Email: imtoke@mindspring.com

Attorney for Defendant SAMANTHA RONSON

07 CV 11162

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DAVIS & GILBERT LLP.

Plaintiff,

VS.

SAMANTHA RONSON,

Defendant.

Index No.

NOTICE OF REMOVAL OF ACTION UNDER 28 U.S.C.常 1441(b) (包IVERSII)

DEC 11 2007 U.S. D. S.D. N.Y.
CASHIERS

TO THE CLERK OF THE ABOVE-ENTITLED COURT:

PLEASE TAKE NOTICE that Defendant SAMANTHA RONSON ("Defendant") hereby removes to this Court the state court action described below.

- On November 13, 2007, an action was commenced in the Supreme Court of the State of New York, County of New York, entitled Davis & Gilbert LLP v. Samantha Ronson, index number 603759-2007 ("State Court Action"). (True and correct copies of the Summons and Complaint from the State Court Action are collectively attached hereto as Exhibit A.)
- This is a civil action of which this Court has original jurisdiction under
 U.S.C. § 1332(a), and is one which may be removed to this Court by Defendant pursuant to the provisions of 28 U.S.C. §§ 1441(a) and (b).
- This action is removed on the basis of diversity jurisdiction. There is complete
 diversity among the parties to this action, and the amount in controversy, exclusive of interest
 and costs, exceeds \$75,000.

- Plaintiff alleges in paragraph 1 of its Complaint that it is "a New York limited 4. liability partnership which engages in the practice of law with its principal place of business in New York City." At the time this action was commenced, and at all times thereafter, each of Plaintiff's members was, has been, and are still domiciled in the State of New York.
- As alleged in paragraph 2 of Plaintiff's Complaint, at the time this action was commenced, and at all times thereafter, Defendant was, has been, and is still an individual domiciled in the State of California, County of Los Angeles. Defendant is not a citizen of the State of New York.
- 6. The amount in controversy in this action exceeds \$75,000 exclusive of interest, costs, fees and punitive damages.
- The Summons and Complaint in this action have not been served on Defendant. 7. Defendant first received notice of the filing of the State Court Action on November 16, 2007, when counsel for Plaintiff sent a copy of the Summons and Complaint to Defendant's counsel by facsimile. Accordingly, removal of this action is timely under 28 U.S.C. § 1446(b).
- Copies of the pleadings in the State Court Action are attached hereto, pursuant to 28 U.S.C. § 1446(b). (See Exhibit A.)

BASED ON THE FOREGOING, Defendant hereby removes this action to the United States District Court for the Southern District of New York.

Dated: December 11, 2007

IRA DANIEL TOKAYER, ESQ.

Bv:

Ira Daniel Tokayer/

Attorney for Defendant SAMANTHA

RONSON

Ira Daniel Tokayer, Esq. (IT-4734) LAW OFFICES OF IRA DANIEL TOKAYER

42 West 38th Street, Suite 802

New York, NY 10018

Telephone: (212) 695-5250 Facsimile: (212) 695-5450

Email: imtoke@mindspring.com

Attorney for Defendant SAMANTHA RONSON

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DAVIS & GILBERT LLP,

Plaintiff,

VS.

SAMANTHA RONSON,

Defendant.

Index No.

PLEADINGS FROM STATE COURT ACTION RE NOTICE OF REMOVAL OF ACTION UNDER 28 U.S.C. § 1441(b)

TO THE CLERK OF THE ABOVE-ENTITLED COURT:

Pursuant to 28 U.S.C. § 1446(b), Defendant SAMANTHA RONSON hereby files, concurrently with her Notice of Removal of Action, copies of the following pleadings filed with the Supreme Court of the State of New York for the County of New York in an action entitled Davis & Gilbert LLP v. Samantha Ronson, index no. 603759-2007:

Exhibit No.	Date	By	Pleading/Order
1.	11/13/07	Plaintiff	Summons
2.	11/13/07	Plaintiff	Complaint

Dated: December 11, 2007

IRA DANIEL TOKAYER, ESQ.

Ira Daniel Tokayex

Attorney for Defendant SAMANTHA

RONSON

By:

Case 1:07-cv-11162-JSR Document 2 Filed 12/13/2007 Page 7 of 12 11/26/2007 10:27 3107891149 DAVID BASS PAGE 04/09 Nov-16-07 18:48 From-DAVIS & BILBERT 20 &ZIFL T-092 P 003/008 F-540 SUPREME COURT OF THE CITY OF NEW YORK COUNTY OF NEW YORK DAVIS & GILBERT LLP. Index No. Plaintiff, VERIFIED COMPLAINT -against-SAMANTHA RONSON. Defendant. Davis & Gilbert LLP, as attorneys pro se, for its Verified Complaint against defendant hereby alleges as follows: AS AND FOR A FIRST CAUSE OF ACTION (Breach of Contract) 1. Plaintiff Davis & Gilbert LLP ("D&G" or "Plaintiff") is a New

- Plaintiff Davis & Gilbert LLP ("D&G" or "Plaintiff") is a New York limited liability partnership which engages in the practice of law with its principal place of business in New York City.
- 2. Upon information and belief, defendant Samsonha Ronson ("Ronson") is an individual residing in the State of California, City of Los Angeles, with an address at 5210 North Rossmore Avenue, Apt. 102, Los Angeles, CA 90004.
- 3. Upon information and belief, Ronson transacts or has transacted business in the State of New York, and Plaintiff's claims arise from said transaction of business.

 NEW YORK
 ONLY : : SEK'S OFFICE

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- 4. Venue is proper pursuant to CPLR § 503 because plaintiff's principle place of business is in New York, and because the acts giving rise to the beases of action in this complaint occurred within New York County.
- 5, By letter dated June 8, 2007, and agreed to on June 19, 2007, Ronson retained D&G as legal counsel to represent Ronson in connection with lawsuits to be filed against websites which defamed Ronson
- 6. The services rendered by D&G and by Bingham MdCutothen LLP ("Bingham"), California counsel retained by D&G, were duly accepted by Ronson.
- 7. Statements for the services rendered by D&G and by Bingham for Ronson and costs incurred by D&G and by Bingham on behalf of Rouson presently outstanding, total for Bingham \$23,340.17 and for D&O \$141,590.55 for a total of \$164,930.72.
 - Despite demands, Ronson has failed to pay D&G and Bingham. 8.
- 9. D&G and Bingham have performed all services replaired by them on behalf of Ronson.
- 10. One of the defendants, Celebrity Babylon, sued in a libel case, by Plaintiffs, on behalf of Ronson, issued a retraction, agreed to feature that retraction on its website and agreed to have that retraction on Ronson's website. Celebrity Babylon also agreed to remove any references on its website to any allegations that Romson ever used drugs. The other defendant, Mario Layandeira, was to be deposed at the time that Plaintiffs were discharged.
- 11. Defendant, after stating she intended to pay for the services rendered, claimed she was unable to pay the legal fees. She failed to return calls, rhissed

DAVID BASS

PAGE 06/09

Nov-18-07 18:43 From-DAVIS & GILBERT 2D &21FL

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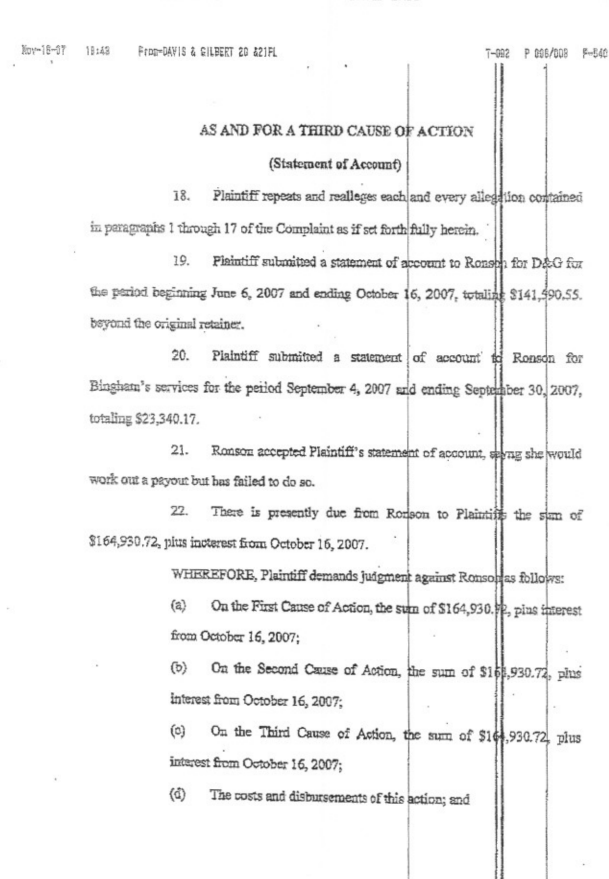
appointments, and otherwise acted in an unprofessional manner, making the presentation of the case, and the settlement with Celebrity Babylon, exceedingly difficult. Defendant then discharged Plaintiffs to seek a contingency lawyer.

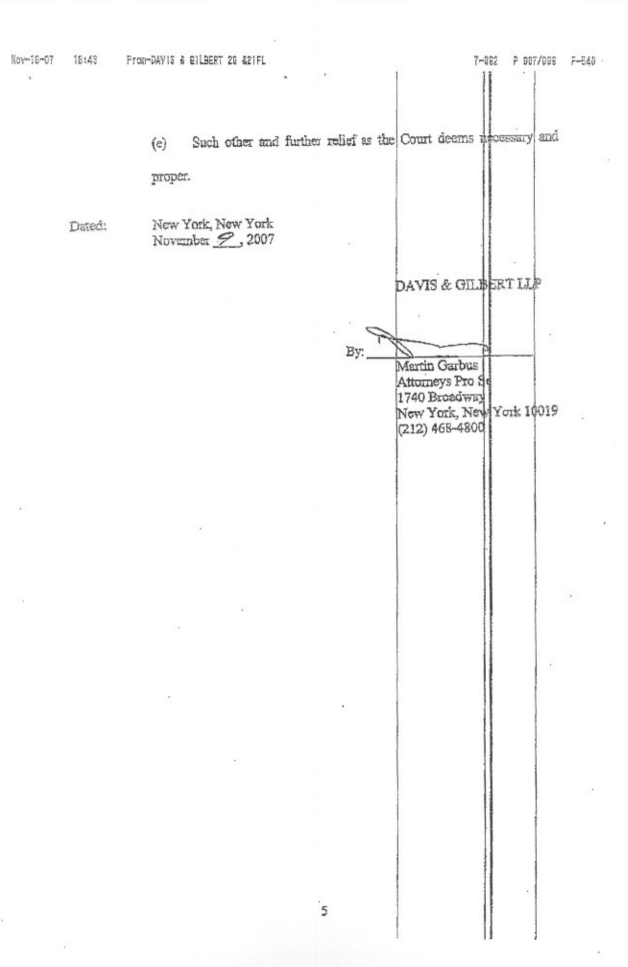
12. There is, at present, due to D&G from Ronson the sum of \$164,930.72.

AS AND FOR A SECOND CAUSE OF ACTION

(Unjust Enrichment)

- 13. Plaintiff repeats and realleges each and every allegation contained in paragraphs 1 through 12 of the Complaint as if set forth fully herein.
- D&G and Bingham rendered services for, and incomed expenses
 behalf of Ronson.
- 15. Romson knew such services were being performed and such expenses were being incurred by D&G and Bingham with the expectation of payment, and Romson acquiesced to said services being performed and said expenses being incurred, and accepted the same and received the benefits therefrom.
- 16. Said services rendered by D&G and by Bingham and expenses incurred by D&G and Bingham, on behalf of Ronson are reasonably worth the sum of \$164,930.72.
- 17. There is at present due and owing to D&G from Rouson the sum of \$164,930.72.





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T-082 P G08/008 F-548

COUNTY OF NEW YORK

SS:

STATE OF NEW YORK

MARTIN GARBUS, being duly swom, deposes and says:

I have read the foregoing Complaint and know the contexts thereof the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true. This verification is made by me because I am a member of the firm of Davis & Gilbert LLH the Plaintiff in the above-captioned matter, and am familiar with the facts therein.

Subscribed and sworn to before me this /3 day of November 2 day of November 2007

LYNN M LITTLE Notery Public, State of New York No. 011-16043500

Stoley bable:

Qualified in Kings County Commission Expires June 19, 2010 Certification File in NY County